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CHAPTER 1 INTRODUCTION TO RESIDENTIAL APARTMENT (RA) ZONES

100 GENERAL PROVISIONS

- The Residential Apartment (RA) zones permit urban residential development and compatible institutional and semi-public buildings.
- The RA zones are designed to be mapped in areas identified as moderate- or highdensity residential areas suitable for multiple dwelling unit development and supporting uses.
- In addition to the purpose statements of individual chapters, the provisions of the RA zones are intended to:
 - (a) Provide for the orderly development and use of land and structures in areas characterized by predominantly moderate- to high-density residential uses;
 - (b) Permit flexibility by allowing all types of residential development;
 - (c) Promote stable residential areas while permitting a variety of types of urban residential neighborhoods;
 - (d) Promote a walkable living environment;
 - (e) Allow limited non-residential uses that are compatible with adjoining residential uses;
 - (f) Encourage compatibility between the location of new buildings or construction and the existing neighborhood; and
 - (g) Ensure that buildings and developments around fixed rail stations, transit hubs, and streetcar lines are oriented to support active use of public transportation and safety of public spaces.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

101 DEVELOPMENT STANDARDS

- The bulk of structures in the RA zones shall be controlled through the combined requirements of the general development standards of this subtitle, the zone-specific development standards of this subtitle, and the requirements and standards of Subtitle C.
- The development standards are intended to:

- (a) Control the bulk or volume of structures, including height, floor area ratio (FAR), and lot occupancy;
- (b) Control the location of building bulk in relation to adjacent lots and streets, by regulating rear yards, side yards, and the relationship of buildings to street lot lines;
- (c) Regulate the mixture of uses; and
- (d) Promote the environmental performance of development.
- Development standards may be varied or waived by the Board of Zoning Adjustment as a variance or, when permitted in this title, as a special exception. Additional zone specific special exception criterion, if applicable, shall be considered by the Board and are referenced in this subtitle.
- For those zones with geographic identification, the boundaries are cited in Subtitle W and identified on the official Zoning Map. When there is a conflict between the official Zoning Map and the boundaries described in Subtitle W, the Office of Zoning shall determine the correct boundaries through a zoning certification.
- In addition to the development standards set forth in this subtitle, additional general regulations relevant to this subtitle can be found in Subtitle C.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 08-06E published at 63 DCR 10932 (August 26, 2016).

102 USE PERMISSIONS

- 102.1 Use permissions for the RA zones are as specified in Subtitle U, Chapter 4.
- Use permissions within a penthouse are as specified in Subtitle C § 1500.3.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

103 PARKING

103.1 Parking requirements for the RA zones are as specified in Subtitle C, Chapter 7.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

104 PUBLIC EDUCATION, RECREATION, OR LIBRARY BUILDINGS AND STRUCTURES

- Public recreation and community centers or public libraries in the RA zones shall be permitted subject to the conditions of Subtitle C, Chapter 16.
- Public schools in the RA zones shall be permitted subject to the conditions of Subtitle F, Chapter 49.

Development standards not otherwise addressed by Subtitle C, Chapter 16, or Subtitle F, Chapter 49, shall be those development standards for the zone in which the building or structure is proposed.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 19-11 published at 67 DCR 3776 (April 3, 2020).

105 INCLUSIONARY ZONING

The Inclusionary Zoning (IZ) requirements, and the available IZ modifications to certain development standards and bonus density, shall apply to all RA zones as specified in Subtitle C, Chapter 10, Inclusionary Zoning, and the zone-specific development standards of this subtitle, except for the RA-5 and RA-10 zones in which the IZ requirements, modifications, and bonus density shall not apply.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 04-33I published at 66 DCR 13705 (October 18, 2019).

CHAPTER 2 GENERAL DEVELOPMENT STANDARDS (RA)

200 GENERAL PROVISIONS

- The provisions of this chapter apply to all zones except as may be modified or otherwise provided for in a specific zone.
- When modified or otherwise provided for in the development standards for a specific zone, the modification or zone specific standard shall apply.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

201 DENSITY – FLOOR AREA RATIO AND LOT DIMENSIONS

- First floor or basement areas designed and used for parking space or for recreation space shall not be counted in the floor area ratio; provided, that not more than fifty percent (50%) of the perimeter of the space may be comprised of columns, piers, walls or windows, or may be similarly enclosed.
- In the RA-1 zone, each row dwelling shall have at least one thousand eight hundred square feet (1,800 sq. ft.) of gross land area exclusive of any land area in the project used as a basis for determining the floor area ratio of multiple dwelling unit buildings.
- Each row dwelling need not have a site of one thousand eight hundred square feet (1,800 sq. ft.) and the difference between the site area and the gross land area may be accumulated into common spaces. Land area used to support this floor area ratio of multiple dwelling unit buildings may also be used for common spaces.
- 201.4 Lot area and lot width for residential uses permitted as a special exception shall be as prescribed by the Board of Zoning Adjustment.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

202 COURTS

A court is not required, but if provided, it shall have the following minimum dimensions:

TABLE F § 202.1: MINIMUM COURT DIMENSIONS

Type of	Minimum Width Open	Minimum Width Closed	Minimum Area Closed
Structure	Court	Court	Court
Residential, more than 3 units:	4 in./ft. of height of court but not less than 10 ft. minimum	4 in./ft. of height of court but not less than 15 ft. minimum	Twice the square of the required width of court dimension but not less than 350 sq. ft. minimum

Type of	Minimum Width Open	Minimum Width Closed	Minimum Area Closed
Structure	Court	Court	Court
Non- Residential and Lodging:	2.5 in./ft. of height of court but not less than 6 ft. minimum	2.5 in./ft. of height of court but not less than 12 ft. minimum	Twice the square of the required width of court dimension but not less than 250 sq. ft. minimum

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 08-06D published at 63 DCR 10920 (August 19, 2016).

203 HEIGHT

- Except in the RA-6 and RA-7 zones, and except as provided in the Subtitle A § 402, the height of buildings or structures specified in each zone of this subtitle may be exceeded as provided in this section.
- A place of worship may be erected to a height not exceeding sixty feet (60 ft.) and three (3) stories, not including the penthouse.
- An institutional building or structure may be erected to a height not exceeding ninety feet (90 ft.), not including the penthouse, provided that the building or structure shall be removed from all lot lines of its lot a distance of not less than one foot (1 ft.) for each one foot (1 ft.) of height in excess of that authorized in the district in which it is located.
- Except as provided in Subtitle F §§ 203.2 and 203.3, a building or other structure may be erected to a height not exceeding ninety feet (90 ft.), not including the penthouse, provided that the building or structure shall be removed from all lot lines of its lot for a distance equal to the height of the building or structure above the adjacent natural or finished grade, whichever is the lower in elevation.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 17-18 published at 65 DCR 8555 (August 17, 2018).

204 PENTHOUSES

- 204.1 Penthouses shall be subject to the regulations of Subtitle C, Chapter 15 and the height and story limitations specified in each zone of this subtitle.
- A non-residential building constructed pursuant to Subtitle F §§ 203.2 through 203.4 shall be permitted a mechanical penthouse of eighteen feet six inches (18 ft. -6 in.) in height maximum.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

CHAPTER 3 RESIDENTIAL APARTMENT ZONES – RA-1, RA-2, RA-3, RA-4, AND RA-5

300 PURPOSE AND INTENT

- The purposes of the RA-1, RA-2, RA-3, RA-4, and RA-5 zones are to:
 - (a) Permit flexibility of design by permitting all types of urban residential development if they conform to the height, density, and area requirements established for these districts; and
 - (b) Permit the construction of those institutional and semi-public buildings that would be compatible with adjoining residential uses and that are excluded from the more restrictive residential zones.
- The RA-1 zone provides for areas predominantly developed with low- to moderate-density development, including detached dwellings, rowhouses, and low-rise apartments.
- The RA-2 zone provides for areas developed with predominantly moderatedensity residential.
- The RA-3 zone provides for areas developed with predominantly medium-density residential.
- The RA-4 zone provides for areas developed with predominantly medium- to high-density residential.
- The RA-5 zone provides for areas developed with predominantly high-density residential.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

301 DEVELOPMENT STANDARDS

The development standards in Subtitle F §§ 302 through 307 modify the general development standards in Subtitle F, Chapter 2.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

302 DENSITY – FLOOR AREA RATIO (FAR)

Except as provided in other provisions of this subtitle and in Subtitle C, Chapter 15, Penthouses, the maximum permitted FAR in the RA-1 through RA-5 zones shall be as set forth in the following table:

TABLE F § 302.1: MAXIMUM PERMITTED FLOOR AREA RATIO

Zone	Maximum FAR
RA-1	0.9
RA-2	1.8
RA-3	3.0
RA-4	3.5
RA-5	5.0
KA-3	6.0 for an apartment house or hotel

- The Inclusionary Zoning requirements, modifications, and bonus density of Subtitle C, Chapter 10 shall not apply to the RA-5 zone.
- The maximum permitted FAR for Inclusionary Developments in the RA-1 through RA-4 zones, incorporating the IZ bonus density authorized by Subtitle C § 1002.3, shall be as set forth in the following table; provided that in the RA-1 zone Voluntary Inclusionary Developments shall require special exception relief pursuant to Subtitle F § 5206.1 to utilize this modification:

TABLE F § 302.3: MAXIMUM PERMITTED FLOOR AREA RATIO FOR INCLUSIONARY DEVELOPMENTS

Zone	Maximum FAR for Inclusionary Developments
RA-1	1.08 (Voluntary Inclusionary Developments require special exception relief under Subtitle F § 5206.1)
RA-2	2.16
RA-3	3.6
RA-4	4.2

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 04-33I published at 66 DCR 13705 (October 18, 2019).

303 HEIGHT

Except as permitted in Subtitle F § 203, the maximum permitted building height, not including the penthouse, in the RA-1 through RA-5 zones shall be as set forth in the following table:

TABLE F § 303.1: MAXIMUM PERMITTED BUILDING HEIGHT/STORIES

Zone	Maximum Height (Feet)	Maximum Number of Stories
RA-1	40	3
RA-2	50	No Limit
RA-3	60	No Limit
RA-4	90	No Limit
RA-5	90	No Limit

The maximum permitted height of a penthouse, except as permitted in Subtitle F § 204 and as prohibited on the roof of a detached dwelling, semi-detached

dwelling, rowhouse or flat in Subtitle C § 1500.4, shall be as set forth in the following table:

TABLE F § 303,2: MAXIMUM PERMITTED PENTHOUSE HEIGHT AND STORIES

Zone	Maximum Penthouse Height	Maximum Penthouse Stories
RA-1	12 ft.	1
RA-2	12 ft. except 15 ft. for penthouse mechanical space	1; Second story permitted for penthouse mechanical space
RA-3	12 ft., except 18 ft. 6 in. for penthouse mechanical space	1; Second story permitted for penthouse mechanical space
RA-4	20 ft.	1 plus mezzanine; Second story permitted for penthouse mechanical space
RA-5	20 ft.	1 plus mezzanine; Second story permitted for penthouse mechanical space

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

304 LOT OCCUPANCY

Except as provided in other provisions of this chapter, the maximum permitted lot occupancy shall be established for lots in the RA-1, RA-2, RA-3, RA-4, and RA-5 zones as set forth in the following table:

TABLE F § 304.1: MAXIMUM PERMITTED LOT OCCUPANCY

Zone	Maximum Lot Occupancy (Percentage)
RA-1	40
RA-2	60
RA-3	75
RA-4	75
RA-5	75

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

305 REAR YARD

A minimum rear yard shall be established for lots in the RA-1, RA-2, RA 3, RA-4 and RA-5 zones as set forth in the following table:

TABLE F § 304.1: MINIMUM REAR YARD

Zone	Minimum Rear Yard	
RA-1	20 ft.	
RA-2	A distance equal to 4 in. per 1 ft. of principal	
	building height but not less than 15 ft.	
RA-3	A distance equal to 4 in. per 1 ft. of principal	
	building height but not less than 15 ft.	
RA-4	A distance equal to 4 in. per 1 ft. of principal	
	building height but not less than 15 ft.	
RA-5	A distance equal to 3 in. per 1 ft. of principal	
	building height but not less than 12 ft.	

- In the case of a through lot or a corner lot abutting three (3) or more streets, the depth of a rear yard may be measured from the center line of the street abutting the lot at the rear of the structure.
- In the case of a building existing on or before May 12, 1958, an extension or addition may be made to the building into the required rear yard; provided, that the extension or addition shall be limited to that portion of the rear yard included in the building area on May 12, 1958.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 08-06D published at 63 DCR 10620 (August 19, 2016).

306 SIDE YARD

- 306.1 Side yard for a detached or semi-detached building containing one (1) or two (2) dwelling units shall be a minimum of eight feet (8 ft.). No side yards shall be required for a row building containing one (1) or two (2) dwelling units.
- Except as provided in Subtitle F § 306.1, the following side yard rules apply:
 - (a) In the RA-1 zone, one (1) side yard shall be provided unless the building is a multiple dwelling that contains three (3) or more dwelling units per floor, in which case two (2) side yards shall be provided; in either case such side yards shall have the minimum distance equal to three inches (3 in.) per foot of building height but not less than eight feet (8 ft.); and
 - (b) In the RA-2, RA-3, RA-4, and RA-5 zones, no side yards are required; however, if a side yard is provided, it shall be a minimum of four feet (4 ft.).

306.3 **[DELETED]**

- A side yard shall not be required along a side street abutting a corner lot in an RA-1, RA-2, RA-3, RA-4, and RA-5 zone.
- Existing conforming side yards may not be reduced to a nonconforming width or eliminated.

In the case of a building with a non-conforming side yard, an extension or addition may be made to the building; provided, that the width of the existing side yard shall not be reduced or eliminated; and provided further, that the width of the side yard adjacent to the extension or addition shall be a minimum of three feet (3 ft.).

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 08-06E published at 63 DCR 10932 (August 26, 2016); Final Rulemaking & Order No. 08-06G published at 64 DCR 22 (January 6, 2017); Final Rulemaking & Order No. 17-23 published at 66 DCR 2337 (February 22, 2019).

307 GREEN AREA RATIO

The minimum green area ratio (GAR) shall be 0.4 in the RA-1 and RA-2 zones and 0.3 in the RA-3, RA-4, and RA-5 zones.

308 [REPEALED]

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 08-06G published at 64 DCR 22 (January 6, 2017).

CHAPTER 4 NAVAL OBSERVATORY RESIDENTIAL APARTMENT ZONE – RA-6

400 PURPOSE AND INTENT

400.1 The RA-6 zone provides for areas predominantly developed with low- to moderate-density development, including detached dwellings, rowhouses, and low-rise apartments in the vicinity of the U.S. Naval Observatory.

400.2 The RA-6 zone is intended to:

- (a) Promote the public health, safety, and general welfare on land adjacent to or in close proximity to the highly sensitive and historically important Naval Observatory, in keeping with the goals and policies of the Federal and District elements of the Comprehensive Plan and the adopted Master Plan for that facility;
- (b) Ensure that public land within the zone shall be used in a manner consistent with the historic or ceremonial importance and special missions of the Naval Observatory;
- (c) Reflect the importance of the Naval Observatory to the District of Columbia and the Nation;
- (d) Provide additional controls on private land to protect Federal interest concerns, including the critical scientific mission performed at the Naval Observatory and the security needs of the Vice-President's residence; and
- (e) Provide development standards to reduce or eliminate any possible harm or restrictions on the mission of the Federal establishment within the zone.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

401 DEVELOPMENT STANDARDS

- The development standards in Subtitle F §§ 402 through 408 modify the general development standards in Subtitle F, Chapter 2.
- The provisions of Subtitle X, Chapter 3 of this title shall not operate to permit a planned unit development in the RA-6 zone to exceed either the limits of Subtitle F § 402.1, or the area, bulk, and yard standards that apply as a matter-of-right in the RA-6 zone.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

402 DENSITY – FLOOR AREA RATIO (FAR)

The maximum permitted FAR in the RA-6 zone shall be 0.9, or 1.08 for Inclusionary Developments, incorporating the bonus density authorized by Subtitle C § 1002.3.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 04-33I published at 66 DCR 13705 (October 18, 2019).

403 HEIGHT

- The maximum permitted building height in the RA-6 zone, not including the penthouse, shall be forty feet (40 ft.) and three (3) stories.
- For the purposes of the RA-6 zone, the height of a building shall be measured as follows:
 - (a) The height of a building shall be the vertical distance measured from the level of the curb opposite the middle of the front of the building to the highest point of the roof or parapet; and
 - (b) The curb elevation opposite the middle of the front of the building shall be determined as the average elevation of the lot from its front line to its rear lot line.
- The maximum permitted height of a penthouse, except as permitted in Subtitle F § 204 and as prohibited on the roof of a detached dwelling, semi-detached dwelling, rowhouse or flat in Subtitle C § 1500.4, shall be twelve feet (12 ft.) except fifteen feet (15 ft.) for penthouse mechanical space, and one (1) story.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

404 LOT OCCUPANCY

The maximum permitted lot occupancy in the RA-6 zone shall be forty percent (40%).

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

405 REAR YARD

- In the RA-6 zone a minimum rear yard of twenty feet (20 ft.) shall be provided.
- In the case of a through lot or a corner lot abutting three (3) or more streets, the depth of a rear yard may be measured from the center line of the street abutting the lot at the rear of the structure.
- In the case of a building existing on or before May 12, 1958, an extension or addition may be made to the building into the required rear yard; provided, that

the extension or addition shall be limited to that portion of the rear yard included in the building area on May 12, 1958.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

406 SIDE YARD

- A minimum of one (1) side yard shall be provided for all buildings unless the building contains three (3) or more dwelling units per floor, in which case two (2) side yards shall be provided, each with the minimum distance equal to three inches (3 in.) per foot of building height but not less than eight feet (8 ft.).
- Side yards for a detached or semi-detached building containing one (1) or two (2) dwelling units shall be a minimum of eight feet (8 ft.) in the RA-6 zone.
- 406.3 **[DELETED]**
- A side yard shall not be required along a side street abutting a corner lot.
- Existing conforming side yards may not be reduced to a non-conforming width or eliminated.
- In the case of a building with a non-conforming side yard, an extension or addition may be made to the building; provided, that the width of the existing side yard shall not be reduced or eliminated; and provided further, that the width of the side yard adjacent to the extension or addition shall be a minimum of three feet (3 ft.).

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 17-23 published at 66 DCR 2337 (February 22, 2019).

407 GREEN AREA RATIO

The minimum GAR in the RA-6 zone shall be 0.4.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

408 [REPEALED]

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 08-06G published at 64 DCR 22 (January 6, 2017).

CHAPTER 5 CAPITOL PRECINCT RESIDENTIAL APARTMENT ZONE - RA-7

500 PURPOSE AND INTENT

- The RA-7 zone provides for areas developed with predominantly moderate- and medium-density rowhouses and apartments, and is intended to:
 - (a) Promote and protect the public health, safety, and general welfare of the U.S. Capitol precinct and the area adjacent to this jurisdiction, in a manner consistent with the goals and mandates of the United States Congress in Title V of the Legislative Branch Appropriation Act, 1976 (Master Plan for Future Development of the Capitol Grounds and Related Areas), approved July 25, 1975 (Pub. L. No. 94-59, 89 Stat. 288), and in accordance with the plan submitted to the Congress pursuant to the Act;
 - (b) Reflect the importance of and provide sufficient controls for the area adjacent to the U.S. Capitol;
 - (c) Provide particular controls for properties adjacent to the U.S. Capitol precinct and the area adjacent to this jurisdiction having a well-recognized general public interest; and
 - (d) Restrict some of the permitted uses to reduce the possibility of harming the U.S. Capitol precinct and the area adjacent to this jurisdiction.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

501 DEVELOPMENT STANDARDS

The development standards in Subtitle F §§ 502 through 507 modify the general development standards in Subtitle F, Chapter 2.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

502 DENSITY-FLOOR AREA RATIO (FAR)

The maximum permitted FAR in the RA-7 zone shall be 1.8, or 2.16 for Inclusionary Developments, incorporating the IZ bonus density authorized by Subtitle C § 1002.3.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 04-33I published at 66 DCR 13705 (October 18, 2019).

503 HEIGHT

- The maximum permitted building height, not including the penthouse, in the RA-7 zone shall be forty feet (40 ft.) and three (3) stories.
- The maximum permitted height of a penthouse, except as prohibited on the roof of a detached dwelling, semi-detached dwelling, rowhouse, or flat in Subtitle C § 1500.4, shall be ten feet (10 ft.) and one (1) story.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

504 LOT OCCUPANCY

The maximum permitted lot occupancy in the RA-7 zone shall be sixty percent (60%), or seventy-five percent (75%) for Inclusionary Developments, incorporating the IZ bonus density authorized by Subtitle C § 1002.3.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 04-33I published at 66 DCR 13705 (October 18, 2019).

505 REAR YARD

- The minimum rear yard shall be fifteen feet (15 ft.) or a distance equal to four inches (4 in.) per one foot (1 ft.) of principal building height.
- In the case of a through lot or a corner lot abutting three (3) or more streets, the depth of a rear yard may be measured from the center line of the street abutting the lot at the rear of the structure.
- In the case of a building existing on or before May 12, 1958, an extension or addition may be made to the building into the required rear yard; provided, that the extension or addition shall be limited to that portion of the rear yard included in the building area on May 12, 1958.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

506 SIDE YARD

- No side yards are required; however, if a side yard is provided, it shall be a minimum of four feet (4 ft.).
- Side yards for a detached or semi-detached building containing one (1) or two (2) dwelling units shall be a minimum of eight feet (8 ft.) in the RA-7 zone.

506.3 **[DELETED]**

A side yard shall not be required along a side street abutting a corner lot.

- Existing conforming side yards may not be reduced to a non-conforming width or eliminated.
- In the case of a building with a non-conforming side yard, an extension or addition may be made to the building; provided, that the width of the existing side yard shall not be reduced or eliminated; and provided further, that the width of the side yard adjacent to the extension or addition shall be a minimum of three feet (3 ft.).

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 08-06E published at 63 DCR 10932 (August 26, 2016); Final Rulemaking & Order No. 17-23 published at 66 DCR 2337 (February 22, 2019).

507 GREEN AREA RATIO

The minimum required GAR in the RA-7 zone shall be 0.4.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

508 [REPEALED]

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 08-06G published at 64 DCR 22 (January 6, 2017).

CHAPTER 6 DUPONT CIRCLE RESIDENTIAL APARTMENT ZONES – RA-8, RA-9, AND RA-10

600 PURPOSE AND INTENT

- The Dupont Circle RA zones (RA-8, RA-9, and RA-10) are intended to:
 - (a) Recognize the Dupont Circle area is a unique resource in the District of Columbia that must be preserved and enhanced;
 - (b) Provide strong protections to retain its low scale, predominantly residential character, independent small retail businesses, human scale streetscapes, and historic character;
 - (c) Enhance the residential character of the area by maintaining existing residential uses and controlling the scale and density of residential development;
 - (d) Protect the integrity of "contributing buildings", as that term is defined by the Historic Landmark and Historic District Protection Act of 1978, effective March 3, 1979 (D.C. Law 2-144, as amended; D.C. Official Code §§ 6-1101 to 6-1115 (formerly codified at D.C. Official Code §§ 5-1001 to 5-1015 (1994 Repl. & 1999 Supp.)));
 - (e) Preserve areas planned as open gardens and backyards and protect the light, air, and privacy that they provide;
 - (f) Enhance the streetscape by maintaining the public space in front of buildings as landscaped green spaces; and
 - (g) Encourage greater use of public transportation and the free circulation of vehicles through public streets and alleys.
- The RA-8 zone provides for areas developed with predominantly moderatedensity apartments.
- The RA-9 zone provides for areas developed with predominantly medium- to high-density apartments.
- The RA-10 zone provides for areas developed with predominantly high-density apartments.
- No garage or associated driveway providing access to required parking spaces or loading berths shall be permitted along Connecticut Avenue from N Street, N.W., to Florida Avenue, N.W.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

601 DEVELOPMENT STANDARDS

The development standards in Subtitle F §§ 602 through 607 modify the general development standards in Subtitle F, Chapter 2.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

602 DENSITY-FLOOR AREA RATIO (FAR)

Except as provided in other provisions of this subtitle and in Subtitle C, Chapter 15, Penthouses, the maximum permitted FAR in the RA-8, RA-9, and RA-10 zones shall be as set forth in the following table:

TABLE F § 602.1: MAXIMUM PERMITTED FLOOR AREA RATIO

Zone	Maximum FAR
RA-8	1.8
RA-9	3.5
RA-10	5.0
	6.0 for an apartment house or hotel

- The Inclusionary Zoning requirements, modifications, and bonus density of Subtitle C, Chapter 10 shall not apply to the RA-10 zone.
- The maximum permitted FAR for Inclusionary Developments in the RA-8 and RA-9 zones, incorporating the IZ bonus density authorized by Subtitle C § 1002.3, shall be as set forth in the following table:

TABLE F § 602.2: MAXIMUM PERMITTED FLOOR AREA RATIO FOR INCLUSIONARY DEVELOPMENTS

Zone	Maximum FAR for Inclusionary Developments
RA-8	2.16
RA-9	4.2

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 04-33I published at 66 DCR 13705 (October 18, 2019)...

603 HEIGHT

Except as permitted in Subtitle F § 203, the maximum permitted building height, not including the penthouse, in the RA-8, RA-9, and RA-10 zones shall be as set forth in the following table:

TABLE F § 603.1: MAXIMUM PERMITTED BUILDING HEIGHT/STORIES

Zone	Maximum Height (ft.)	t (ft.) Maximum Number of Stories	
RA-8	50	No Limit	

Zone	Maximum Height (ft.)	Maximum Number of Stories
RA-9	90	No Limit
RA-10	90	No Limit

The maximum permitted height of a penthouse, except as permitted in Subtitle F § 204 and as prohibited on the roof of a detached dwelling, semi-detached dwelling, rowhouse, or flat in Subtitle C § 1500.4, shall be as set forth in the following table:

TABLE F § 603.2: MAXIMUM PERMITTED PENTHOUSE HEIGHT AND STORIES

Zone	Maximum Penthouse Height (ft.)	Maximum Penthouse Stories
RA-8	12 except 15 for penthouse mechanical space	1; Second story permitted for penthouse mechanical space
RA-9	20 ft.	1 plus mezzanine; Second story permitted for penthouse mechanical space
RA-10	20 ft.	1 plus mezzanine; Second story permitted for penthouse mechanical space

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

604 LOT OCCUPANCY

The maximum lot occupancy shall be established for lots in the RA-8, RA-9, and RA-10 zones as set forth in the following table:

TABLE F § 604.1: MAXIMUM PERCENTAGE OF LOT OCCUPANCY

Zone	Maximum Lot Occupancy (Percentage)
RA-8	60
RA-9	75
RA-10	75

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

605 REAR YARD

A minimum rear yard shall be established for lots in the RA-8, RA-9, and RA-10 zones as set forth in the following table:

TABLE F § 605.1: MINIMUM REAR YARD

Zone	Minimum Rear Yard	
RA-8	15 ft.; or	
	A distance equal to 4 in. per 1 ft. of principal	
	building height	
RA-9	15 ft.; or	
	A distance equal to 4 in. per 1 ft. of principal building height	
RA-10	12 ft.; or	
	A distance equal to 3 in. per1 ft. of principal building height	

- In the case of a through lot or a corner lot abutting three (3) or more streets, the depth of a rear yard may be measured from the center line of the street abutting the lot at the rear of the structure.
- In the case of a building existing on or before May 12, 1958, an extension or addition may be made to the building into the required rear yard; provided, that the extension or addition shall be limited to that portion of the rear yard included in the building area on May 12, 1958.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

606 SIDE YARD

- No side yards are required in the RA-8, RA-9, and RA-10 zones; however, if a side yard is provided, it shall be a minimum of four feet (4 ft.).
- Side yards for a detached or semi-detached building containing one (1) or two (2) dwelling units in the RA-8, RA-9, and RA-10 zones shall be a minimum of eight feet (8 ft.).
- 606.3 [DELETED]
- A side yard shall not be required along a side street abutting a corner lot in the RA-8, RA-9, and RA-10 zones.
- Existing conforming side yards may not be reduced to a non-conforming width or eliminated.
- In the case of a building with a non-conforming side yard, an extension or addition may be made to the building; provided, that the width of the existing side yard shall not be reduced or eliminated; and provided further, that the width of the side yard adjacent to the extension or addition shall be a minimum of three feet (3 ft.).

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 17-23 published at 66 DCR 2337 (February 22, 2019).

607 GREEN AREA RATIO

The minimum green area ratio (GAR) shall be 0.4 in the RA-8 zone and 0.3 in the RA-9 and RA-10 zones.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

[REPEALED]

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 08-06G published at 64 DCR 22 (January 6, 2017).

CHAPTER 7 THROUGH CHAPTER 48 [RESERVED]

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

CHAPTER 49 PUBLIC SCHOOLS

4900 GENERAL PROVISIONS

The provisions of this chapter govern the height and bulk of public school buildings.

4901 DEVELOPMENT STANDARDS

4901.1 The specific standards of this chapter shall govern public schools; in the absence of specific standards, the development standards for the zone in which the building or structure is proposed shall apply.

4902 DENSITY

4902.1 Public schools shall be permitted a maximum floor area ratio as set forth in the following table:

TABLE F § 4902.1: MAXIMUM FLOOR AREA RATIO (FAR) FOR PUBLIC SCHOOLS

Zone	Maximum FAR
RA-1, RA-2, RA-6, RA-7, RA-8	1.8
RA-3, RA-4, R-5, RA-9, R-10	3.0

4903 LOT DIMENSIONS

4903.1 Unless otherwise permitted or required, use of an existing or creation of a new lot for public schools shall be subject to the following minimum lot dimensions as set forth in the following table:

TABLE F § 4903.1: MINIMUM LOT WIDTH AND MINIMUM AREA FOR PUBLIC SCHOOLS

Zone	Minimum Lot Area (sq. ft.)	Minimum Lot Width (ft.)
RA-1, RA-2, RA-6, RA-7, RA-8, RA-9	9,000	80
RA-3, RA-4, RA-5, RA-10	No minimum	80

- 4903.2 Minimum lot area may include adjacent parcels under the same ownership that are separated only by a public alley.
- 4903.3 On split-zoned lots, the minimum lot width and minimum lot area requirements, if any, of the less restrictive zone shall apply to the entire lot as long as the lot was in existence as of February 13, 2006.

4903.4 On a lot with more than one (1) street front, the minimum lot width may include the measurement of all street frontages, provided the lot width can be measured without interruption by another lot.

4904 HEIGHT

- 4904.1 Public schools shall be permitted a maximum building height of ninety feet (90 ft.), not including the penthouse.
- 4904.2 Public schools shall not be subject to a maximum number of stories.

4904 PENTHOUSES

4905.1 Penthouses shall be subject to the regulations of Subtitle C, Chapter 15, and to the height and story limitations specified in each zone of this subtitle; provided that public schools shall be permitted a mechanical penthouse to a maximum height of eighteen feet six inches (18 ft. 6 in.) or the permitted mechanical penthouse height in the zone, whichever is greater.

4905 REAR YARD

A rear yard shall be provided for each public school, the minimum depth of which shall be as set forth in the following table:

TABLE F § 4906.1: MINIMUM REAR YARD FOR PUBLIC SCHOOLS

Zone	Minimum Rear Yard	
RA-1, RA-6	20 ft.	
RA-2, RA-3,	4 in./ft. of vertical distance from the mean finished grade at the middle of	
RA-4, RA-7,	the rear of the structure to the highest point of the main roof or parapet	
RA-8, RA-9	wall, but not less than 15 ft.	
RA-5,	3 in./ft. of vertical distance from the mean finished grade at the middle of	
RA-10	the rear of the structure to the highest point of the main roof or parapet	
KA-10	wall, but not less than 12 ft.	

In the case of a lot that abuts or adjoins along the rear lot line a public open space, recreation area, or reservation, no rear yard shall be required.

4906 SIDE YARD

- In the RA-1 zone, one (1) side yard, a minimum of eight feet (8 ft.) in width, shall be provided.
- In an RA zone other than the RA-1 zone, a side yard shall not be required. However, except as provided in Subtitle F §§ 4907.3 and 4907.4, if the yard is provided, it shall be not less than five feet (5 ft.) wide.

- In the case of a lot that abuts or adjoins a public open space, recreation area, or reservation on one (1) or more side lot line, a required side yard may be reduced or omitted.
- A side yard may be reduced or omitted along a side street abutting a corner lot in an RA zone.

4907 COURT

Where a court is provided, it shall have the following minimum dimensions:

TABLE F § 4908.1: MINIMUM COURT DIMENSIONS FOR PUBLIC SCHOOLS

Zone	Minimum Width Open Court	Minimum Width Closed Court	Minimum Area Closed Court
RA zones	2.5 in./ft. of height of court; 6 ft. minimum	2.5 in./ft. of height of court; 12 ft. minimum	Twice the square of the required width of court dimension; 250 sq. ft. minimum

4908 LOT OCCUPANCY

4909.1 Public schools shall not occupy a lot in excess of the maximum lot occupancy as set forth in the following table:

TABLE F § 4909.1: MAXIMUM LOT OCCUPANCY FOR PUBLIC SCHOOLS

Zone	Maximum Lot Occupancy (%)
RA-1, RA-2	60
RA-3, RA-4, RA-5, RA-10, RA-11	75
RA-6, RA-7, RA-8, RA-9	40

A public school may occupy the lot upon which it is located in excess of the permitted percentage of lot occupancy prescribed in this section provided the portion of the building, excluding closed court, exceeding the lot coverage shall not exceed twenty feet (20 ft.) in height or two (2) stories.

4909 SPECIAL EXCEPTION

Exceptions to the development standards of this chapter for public schools shall be permitted as a special exception if approved by the Board of Zoning Adjustment under Subtitle X, Chapter 9.

CHAPTER 50 ACCESSORY BUILDING REGULATIONS FOR RA ZONES

5000 GENERAL PROVISIONS

Accessory buildings shall be permitted within an RA zone subject to the conditions of this section.

An accessory building shall:

- (a) Be subordinate to and located on the same lot as the building to which it is accessory; provided, that an accessory building may contain a parking space accessory to, and required for, a use on another lot, where specifically permitted under other provisions of this title;
- (b) Be used for purposes which are incidental to the use of the principal building;
- (c) Be secondary in size compared to the principal building;
- (d) Be constructed after the construction of a principal building on the same lot; and
- (e) Be constructed behind the principal building.
- An accessory building shall be included in the calculation of lot occupancy, Green Area Ratio (GAR), and as applicable, the floor area ratio (FAR) of the RA zones; and shall comply with all yards required for accessory buildings in the zone.
- An accessory building shall be included in the calculation of lot occupancy, Green Area Ratio (GAR), and as applicable, the floor area ratio (FAR) of the RA zones; and shall comply with all yards required for accessory buildings in the zone.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 19-14 published at 67 DCR 8068 (July 3, 2020); Final Rulemaking & Order No. 20-19 published at 68 DCR 2908 (March 19, 2021).

5001 DEVELOPMENT STANDARDS

The bulk of accessory buildings in the RA zones shall be controlled through the development standards in Subtitle F §§ 5001 through 5004.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 20-19 published at 68 DCR 2908 (March 19, 2021).

5002 HEIGHT

The maximum height of an accessory building in an RF zone shall be twenty-two feet (22 ft.) and two (2) stories.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 20-19 published at 68 DCR 2908 (March 19, 2021).

5003 REAR YARD

- An accessory building other than a shed may be located within a rear yard in an RA zone provided that it is:
 - (a) Not in a required rear yard; and
 - (b) Set back at least seven and one-half feet (7.5 ft.) from the centerline of any alley.
- A shed may be located in a required rear yard of a principal building.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 20-19 published at 68 DCR 2908 (March 19, 2021).

5004 SIDE YARD

- An accessory building other than a shed may be located in a side yard in an RA zone provided that the accessory building is removed from the side lot line a distance equal to the required side yard and from the principal building a minimum of ten feet (10 ft.).
- A shed may be located in a required side yard of a principal building.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 20-19 published at 68 DCR 2908 (March 19, 2021).

CHAPTER 51 ALLEY LOT REGULATIONS (RA)

5100 GENERAL PROVISIONS

The following development standards shall apply to buildings on Alley Record Lots in RA zones:

TABLE F § 5100.1: ALLEY LOT DEVELOPMENT STANDARDS (RA)

(a) Maximum Height	20 ft. and 2 stories, including the penthouse	
(b) Minimum Rear Yard	5 ft. from any lot line of all abutting non-Alley Lots	
(c) Minimum Side Yard	5 ft. from any lot line of all abutting non-Alley Lots	
(d) Minimum Alley Centerline Setback	7.5 ft. from the centerline of all abutting alleys	
(e) Minimum Pervious Surface	10%	

Uses on Alley Lots shall be as permitted in Subtitle U, Chapter 6.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 19-13 published at 67 DCR 12690 (October 30, 2020).

5101 [**DELETED**]

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 19-13 published at 67 DCR 12690 (October 30, 2020).

5102 [**DELETED**]

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 19-13 published at 67 DCR 12690 (October 30, 2020).

5103 [**DELETED**]

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 19-13 published at 67 DCR 12690 (October 30, 2020).

5104 [**DELETED**]

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 19-13 published at 67 DCR 12690 (October 30, 2020).

5105 [**DELETED**]

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 19-13 published at 67 DCR 12690 (October 30, 2020).

5106 [**DELETED**]

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 19-13 published at 67 DCR 12690 (October 30, 2020).

5107 [**DELETED**]

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 19-14 published at 67 DCR 8068 (July 3, 2020).

CHAPTER 52 RELIEF FROM REQUIRED DEVELOPMENT STANDARDS FOR RA ZONES

5200 GENERAL PROVISIONS

- The provisions of this chapter provide for special exception relief to the specified development standards and regulations as a special exception, subject to the provisions of each section and the general special exception criteria at Subtitle X, Chapter 9.
- Requested relief that does not comply with specific conditions or limitations of a special exception authorized by this chapter shall be processed as a variance pursuant to Subtitle X, Chapter 10.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 19-14 published at 67 DCR 8068 (July 3, 2020).

5201 SPECIAL EXCEPTION RELIEF FROM CERTAIN REQUIRED DEVELOPMENT STANDARDS

- For an addition to a principal residential building on a non-alley lot or for a new principal residential building on a substandard non-alley record lot as described by Subtitle C § 301.1, the Board of Zoning Adjustment may grant relief from the following development standards of this subtitle as a special exception, subject to the provisions of this section and the general special exception criteria at Subtitle X, Chapter 9:
 - (a) Lot occupancy up to a maximum of seventy percent (70%) for all new and existing structures on the lot;
 - (b) Yards, including alley centerline setback;
 - (c) Courts; and
 - (d) Green Area Ratio.
- For a new or enlarged accessory structure to a residential building with one (1) principal dwelling unit on a non-alley lot, the Board of Zoning Adjustment may grant relief from the following development standards as a special exception, subject to the provisions of this section and the general special exception criteria at Subtitle X, Chapter 9:
 - (a) Lot occupancy up to a maximum of seventy percent (70%) for all new and existing structures on the lot;
 - (b) Yards, including alley centerline setback;

- (c) Courts; and
- (d) Green Area Ratio.
- For a new or enlarged building on an Alley Record lot, the Board of Zoning Adjustment may grant relief from the following development standards as a special exception, subject to the provisions of this section and the general special exception criteria at Subtitle X, Chapter 9:
 - (a) Yards, including alley centerline setback; and
 - (b) Green Area Ratio.
- An application for special exception relief under this section shall demonstrate that the proposed addition, new building, or accessory structure, shall not have a substantially adverse effect on the use or enjoyment of any abutting or adjacent dwelling or property, specifically:
 - (a) The light and air available to neighboring properties shall not be unduly compromised;
 - (b) The privacy of use and enjoyment of neighboring properties shall not be unduly compromised;
 - (c) The proposed addition or accessory structure, together with the original building, or the-new building, as viewed from the street, alley, and other public way, shall not substantially visually intrude upon the character, scale, and pattern of houses along the street and alley frontage; and
 - (d) In demonstrating compliance with paragraphs (a), (b), and (c) of this subsection, the applicant shall use graphical representations such plans, photographs, or elevation and section drawings sufficient to represent the relationship of the proposed addition or accessory structure to adjacent buildings and views from public ways.
- The Board of Zoning Adjustment may require special treatment in the way of design, screening, exterior or interior lighting, building materials, or other features for the protection of adjacent and nearby properties.
- This section shall not be used to permit the introduction or expansion of a nonconforming use, lot occupancy beyond what is authorized in this section, height, or number of stories, as a special exception.
- Where an application requests relief from the alley centerline setback requirements under this section, the Office of Zoning shall refer the application to the following agencies for their review and recommendations, to be filed in the case record within the forty- (40) day period established by Subtitle A § 211:

- (a) District Department of Transportation (DDOT);
- (b) Department of Public Works (DPW);
- (c) Metropolitan Police Department (MPD);
- (d) Fire and Emergency Medical Services Department (FEMS);
- (e) DC Water (WASA); and
- (f) If a historic district or historic landmark is involved, the Historic Preservation Office (HPO).

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 19-14 published at 67 DCR 8068 (July 3, 2020).

5202 SPECIAL EXCEPTION CRITERIA FOR RA-7 (CAPITOL INTEREST) ZONE

- In the RA-7 zone, any special exception application shall be subject to the following conditions in addition to any conditions relative to the specific special exception:
 - (a) Compatible with the present and proposed development of the neighborhood;
 - (b) Consistent with the goals and mandates of the United States Congress in Title V of the Legislative Branch Appropriation Act, 1976 (Master Plan for Future Development of the Capitol Grounds and Related Areas), approved July 25, 1975 (Pub. L. No. 94-59, 89 Stat. 288); and
 - (c) In accordance with the plan promulgated under the Act.
- Upon receipt of the application, the Board shall submit the application to the Office of Planning for coordination, review, report, and impact assessment along with reviews in writing of all relevant District departments and agencies including the Departments of Transportation, Housing and Community Development, and, if a historic district or historic landmark is involved, the Historic Preservation Office.
- 5202.3 Upon receipt of the application, the Board of Zoning Adjustment shall submit the application to the Architect of the Capitol for review and report.
- The Board of Zoning Adjustment may require special treatment and impose reasonable conditions as it deems necessary to mitigate any adverse impacts identified in the consideration of the application.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

5203 SPECIAL EXCEPTION CRITERIA FOR RA-6 (NAVAL OBSERVATORY) ZONE

- In the RA-6 zone, in addition to any conditions relative to the specific special exception, any special exception application shall be subject to consideration by the Board of Zoning Adjustment as to whether the proposed development is:
 - (a) Compatible with the present and proposed development of the neighborhood;
 - (b) Consistent with the goals and mandates of the United States Congress in Title V of the Legislative Branch Appropriation Act, 1976 (Master Plan for Future Development of the Capitol Grounds and Related Areas), approved July 25, 1975 (Pub.L. No. 94-59, 89 Stat. 288); and
 - (c) In accordance with the plan promulgated under the Act.
- Upon receipt of the application, the Board of Zoning Adjustment shall submit the application to the Office of Planning for coordination, review, report, and impact assessment along with reviews in writing of all relevant District departments and agencies including the Departments of Transportation, Housing and Community Development, and, if a historic district or historic landmark is involved, the Historic Preservation Office.
- 5203.3 Upon receipt of the application, the Board of Zoning Adjustment shall submit the application to the National Capital Planning Commission for review and report.
- The Board of Zoning Adjustment may require special treatment and impose reasonable conditions as it deems necessary to mitigate any adverse impacts identified in the consideration of the application.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

5204 [RESERVED]

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2); Final Rulemaking & Order No. 19-14 published at 67 DCR 8068 (July 3, 2020).

5205 SPECIAL EXCEPTION FROM PENTHOUSE PROVISIONS

The Board of Zoning Adjustment may grant special exception relief from the penthouse requirements of this subtitle pursuant to the provisions of Subtitle C §§ 1504.1 and 1504.2.

SOURCE: Final Rulemaking published at 63 DCR 2447 (March 4, 2016 – Part 2).

5206 SPECIAL EXCEPTIONS FOR INCLUSIONARY DEVELOPMENTS (RA-1)

For Voluntary Inclusionary Developments in the RA-1 zone, the Board of Zoning Adjustment may grant special exception relief from maximum permitted floor area ratio requirements pursuant to Subtitle X, Chapter 9 as established by Subtitle F § 302.3.

SOURCE: Final Rulemaking & Order No. 04-33I published at 66 DCR 13705 (October 18, 2019)